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Attorneys for Plaintiffs

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF OREGON

Medford Division

EAGLE POINT EDUCATION
ASSOCIATION/SOBC/OEA; DAVE
CARRELL, STACI BOYER,

Case No. 1:12cv846-CL

Plaintiffs,

JUDGMENT

v.

JACKSON COUNTY SCHOOL DISTRICT
NO 9; CYNDA S. RICKERT; MARK
BATEMAN; TED DOLE; SCOTT GRISSOM;
JIM MANNENBACH and MARY ANN
OLSEN,

Defendants.

This matter came before the Court on the cross-motions for summary judgment

filed by Plaintiffs (#56) and Defendants (#63). Magistrate Judge Mark Clarke issued a

Report and Recommendation dated April 6, 2015 granting Plaintiffs' motion in its entirety and denying Defendant's motion (#91). Defendants filed objections (#96) to that Report and Recommendation, to which Plaintiffs responded (#100).

On July 9, 2015, U.S. District Court Judge Michael McShane issued an Order adopting Magistrate Judge Clarke's Report and Recommendation (#102). Accordingly, the Court denied Defendants' motion for summary judgment (#63) and granted Plaintiffs' motion for summary judgment (#56).

Based upon the court orders and the record herein, IT IS ADJUDGED that:

1. Defendants violated Plaintiffs' free speech rights under the First Amendment to the U.S. Constitution by adopting and enforcing the resolutions and policies identified in the third amended complaint (#43).
2. Defendants violated Plaintiffs' free speech rights under Article 1, section 8 of the Oregon Constitution by adopting and enforcing the resolutions and policies identified in the third amended complaint (#43)
3. Defendants are permanently enjoined from re-enacting the resolutions and policies which the court has declared unlawful;
4. Plaintiffs are awarded nominal damages in the amount of \$100;

5. Plaintiffs may submit a motion for attorney fees and costs pursuant to Fed. R. Civ. P. 54(d).

DATED this 5 day of ^{Aug} July, 2015.



Judgment prepared by:
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